IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI

IN RE: WAREHOUSE 86, LLC

WAREHOUSE 86, LLC

DEBTOR(S) CASE NO. 08-03423-EE RESPONDENT

PORSCHE FINANCIAL SERVICES

CREDITOR

MOTION TO COMPEL ACCEPTANCE OR REJECTION OF A LEASE AGREEMENT AND TO LIFT THE AUTOMATIC STAY

COMES NOW Porsche Financial Services (Porsche), by counsel, and moves the Court to compel acceptance or rejection of a lease agreement and to lift the automatic stay, as follows:

- 1. Porsche is the holder of a lease agreement executed by debtor covering a 2007 Porsche 911 vehicle bearing VIN WPOCA29977S765065; a true and correct copy of the lease agreement is attached hereto as "Exhibit A".
- 2. A net balance of \$72,719.93 is owed under this lease agreement. The monthly payments of \$1,398.00 are current. Acceptance or rejection of this lease agreement should be compelled by the Court.
- 3. Whether the lease agreement is accepted or rejected, Porsche should be granted relief from the automatic stay imposed by 11 U.S.C. Section 362 as to this property, and this property should be abandoned from this estate.
- 3. Porsche requests that the order granting relief from the stay entered in this case be excepted from the stay provisions of Bankruptcy Rule 4001(a)(3).

WHEREFORE, Porsche moves the Court to compel acceptance or rejection of a lease agreement and to lift the automatic stay, as aforesaid; and Porsche requests such other relief to which it may be entitled in the premises.

Respectfully submitted,

PORSCHE FINANCIAL SERVICES

by: /s/Larry Spencer, Its Attorney

CERTIFICATE OF SERVICE

I, Larry Spencer, Attorney for Porsche Financial Services, do hereby certify that I have this day mailed, via CM/ECF and/or United States Postal Service, a true and correct copy of the above and foregoing "Motion to Compel Acceptance or Rejection of a Lease Agreement and to Lift the Automatic Stay" to:

John A. Crawford, jr. jack.crawford@butlersnow.com ATTORNEY FOR DEBTOR(S)

Stephen W. Rosenblatt
Steve.Rosenblass@bultersnow.com
ATTORNEY FOR DEBTOR(S)

R. Michael Bolen
<u>USTPRegion05.JA.ECF@usdoj.gov</u>
US TRUSTEE

SO CERTIFIED this the 5th day of December, 2008.

/s/Larry Spencer

KING & SPENCER, ATTORNEYS POST OFFICE BOX 123 JACKSON, MS 39205 PHONE: 601-948-1547, MB #7730 12/03/08 12:10 FAX

PORSCHE FIN SYCSORP

L 3300 (7/06) NOTOR VEHICLE LEASE AGREEMENT	· —
LEGGEF AND LESSOR.	LESSOR (Dealer) Name and Address
ESSEE(S) (and CO-LESSEE, if any) Name and Address	LLOSON (Society / Lawy)
WAREHOUSE 86 LLC	GOSSETT PORSCHE
ERNEST K STRAHAN III 6055 PRIMACY PKWY # 115	1875 COVINGTON PIKE TN 38128
MEMPHIS TN 38119	MEMPHIS TN 36120
	DATE
EHICLE'S GARAGING ADDRESS (if different than Lossee's address)	DECEMBER 2, 2006 ACCOUNT NUMBER LEASE TERM
	ACOUNT HOMELY
"I are (asllogfively "Lassee" "you" and "your") agree to les	ase from lessor ("Lessor") the leased vehicle described below ("Vehicle") according to the You acknowledge that this Lease will be assigned to Porsche Leasing Ltd. or an assignee This is a Single Payment Lease if this box is checked:
essee(s) and Co-Lessee, it any, (collectively Lessek) it has lease agreement ("Lease") erms and conditions set forth on the front and back of this lease agreement ("Lease")	You acknowledge that this bease will be assigned to visitio box is checked.
esignated by Porsche Leasing Etd. (collectively Assignee 7.	This is a Single Payment Lease II this box is checked.
VEHICLE DESCRIPTIONS. A LEASED VEHICLE New □ Used	Primary Use: Y Personal Business
A. LEASED VEHICLE. Bady Style	Odometer Reading Vehicle Identification No.
Year Widne Town CMV	58 WPOCA299775:765065
D TRADE IN VEHICLE Year Make	Model 6. TOTAL OF PAYMENTS.
A MONTHLY PAYMENTS OR SINGLE PAYMENT	(The amount you will
LEASE SIGNING A. Your first Monthly Payment of \$1,3985 (A)	T I ANY DATE OF THE COLUMN I
OR DELIVERY. is due on DEC 2ND \$ 06 followed by 4.7 payments of \$ 1,398.00	the Lease)
(Itemized below)* due on the <u>IST</u> of each month. B. The total of your Monthly Payments	A. Termination Fee \$ 350.00 \$ 3 , 555 . 76
is \$67, 104, 00	the Vehicle) (Section 3 plus Section 4(B)
7, 499.76 C. If this is a Single Payment Lease, your Single	8 \$ plus <u>Section 4(C)</u>
Payment of \$ is due of which is at Lease	c Total \$ 350.00 minus Section 7(A)(2)
Siming or Delivery as shown in Section 7(A)(3).	minus Section 7(A)(3))
7. *ITEMIZATION OF AMOUNT E	IJE AT LEASE SIGNING OR DELIVERY. B. How the Amount Due at Lease Signing or Delivery will be Paid:
A. Amount Due at Lease Signing or Delivery: (1) Capitalized Cost Reduction \$ 4.994.00	
(2) First Monthly Payment 1, 398.00	(1) Net Trade-in Allowance \$ N/A
(3) Single Payment N/A (4) Title Face 5.00	
(5) Registration Fees 22.50	(2) Rebates and Noncash Credits N/A
(6) License Fees <u>525, 25</u>	(3) Amount to be Paid in Cash 7, 499.76
(7) Sales or Use Yax 555, U1 (8) N/A	(b) Mildel (4-2-1)
(9) N/A	(4) Total \$ 7,499.76
(10) Total \$ 7,499.76	
8. YOUR MONTHLY PAYMENT OR SINGLE	PAYMENT IS DETERMINED AS SHOWN BELOW:
A. Gross Capitalized Cost. The agreed upon value of the Vehicle	E. Depreciation and any Amortized Amounts. The amount charged for the Vehicle's decline in value through normal
(\$8,760.71) and any items you pay over the Lease	use and for other items paid over the Lease Term =30,003.90
Term (such as service contracts, insurance, and any outstanding prior credit or lease balance) \$89,505.71	F. Rent Charge. The amount charged in addition to the
If you want an itemization of this amount,	Depreciation and any Amortized Amounts
please check this box. B. Capitalized Cost Reduction. The amount of any	Depreciation and any Amortized Amounts plus the Rent
Net Trade-in Allowance, rebate, noncash credit, or cash	Charge
vou nay that reduces the Gross Capitalized Cost 4,991.00	H. Lease Payments. The number of payments in your cook
C. Adjusted Capitalized Cost. The amount used in calculating your Base Monthly Payment or Base Single Payment	I. Administrative Charge + IV A
D. Residual Value. The value of the Vehicle at the	K. Monthly or Total Sales/Use Tax
end of the Lease used in calculating your Base Monthly Payment or Base Single Payment	7 Tatal Monthly Payment ("Monthly Payment") or
base meneral traditions of the trade	Total Single Payment ("Single Payment")
Early Termination. You may have to pay a substantial charge if you end this Lease early. The charge may be up to several thousand dollars. The actual charge will depend	
Early Termination, you may have to pay a substantial charge is the greater this charge is likely to be, on when the Lease is terminated. The earlier you end the Lease, the greater this charge is likely to be. 9. EXCESSIVE WEAR AND USE. You may be charged for Excess Wear and Use based on our standards for normal use and for mileage in excess of	
 EXCESSIVE WEAR AND USE. You may be charged for Excess Wear and Use per year at the rate of \$0.30 per mile, subject to proration in the event of ear 	ly termination under <u>Section 21 (D).</u>
10 PHRCHASE OPTION AT END OF LEASE TERM. You have an option to purchase	is the Vehicle "AS IS" at the end of the Lease Term for the sum of the Residual Value, plus plus any official fees, taxes and other charges related to purchase of the Vehicle.
any past due Monthly Payments and any other amount due under this Lease	ise the Vehicle "AS IS" at the end of the Lease leith to the State of the Vehicle, plus any official fees, taxes and other charges related to purchase of the Vehicle, n on early termination, purchase options and maintenance responsibilities, warrantic
Other Important Terms. See your Lease documents for additional information and default charges, insurance, and any security interest, if applicable.	in the same terms of the same

Pennsylvania Notice: If you do not meet your Lease obligations, you may lose the Vehicle. AK, OR, and SD Notice: If this Lease is for a consumer purpose, then this Lease is CONSUMER PAPER.

11. ESTIMATED OFFICIAL FEES AND TAXES.

The estimated amount you will pay for official and license fees, registration, title, and taxes over the term of your Lease, whether included in your Monthly Payments or Single Payment or assessed otherwise:

12. WARRANTIES.

WARRANTIES.
If the Vehicle is new, it is covered by the standard manufacturer's new warranty, if the vehicle is used, it is only covered by the express warranted identified below:

X1 The Vehicle is covered by the remainder of the standard manufacturer's



Page 4 of 6 08-03423-ee Dkt 69 Filed 12/08/08 Entered 12/08/08 15:25:48 PORSCHE FIN SVCSORP Ø 002 12/03/08 12:11 FAX contris Section / (A)(Z) minus Section 7(A)(3) Signing or Delivery as shown in Section 7(A)(3) *ITEMIZATION OF AMOUNT DUE AT LEASE SIGNING OR DELIVERY. B. How the Amount Due at Lease Signing or Delivery will be Paid: Amount Due at Lease Signing or Delivery: 994,00 Capitalized Cost Reduction 4, 398.00 (2) First Monthly Payment N/A (1) Net Trade-in Allowance N/A (3) Single Payment 5,00 (4) Title Fees N/A (2) Rebates and Noncash Credits 22.50 Registration Fees (5) 25.25 License Fees (6) 7,499.76 (3) Amount to be Paid in Cash 555.01 Sales or Use Tax (7) N/A (8) N/A (9) 7, 499.76 Total (4) 499.76 Total (10)YOUR MONTHLY PAYMENT OR SINGLE PAYMENT IS DETERMINED AS SHOWN BELOW: 8. E. Depreciation and any Amortized Amounts. The amount Gross Capitalized Cost. The agreed upon value of the Vehicle charged for the Vehicle's decline in value through normal (\$8, 760. 71) and any items you pay over the Lease =36,665,96use and for other items paid over the Lease Term Term (such as service contracts, insurance, and any Rent Charge. The amount charged in addition to the \$89,505.71 outstanding prior credit or lease balance) +26,048.16 Depreciation and any Amortized Amounts If you want an itemization of this amount. G. Total of Base Monthly Payments or Single Payment. The please check this box. Depreciation and any Amortized Amounts plus the Rent B. Capitalized Cost Reduction. The amount of any =62,714.12 Charge Net Trade-in Allowance, rebate, noncash credit, or cash 48 H. Lease Payments. The number of payments in your Lease _ 4,994.00 you pay that reduces the Gross Capitalized Cost = 1,306.54Base Monthly Payment or Base Single Payment C. Adjusted Capitalized Cost. The amount used in calculating N/A ²_34,511.71 your Base Monthly Payment or Base Single Payment 91.46 Residual Value. The value of the Vehicle at the N/A end of the Lease used in calculating your Total Monthly Payment ("Monthly Payment") or -47,845.75=\$ 1,398,00 Total Single Payment ("Single Payment") Early Termination. You may have to pay a substantial charge if you end this Lease early. The charge may be up to several thousand dollars. The actual charge will depend on when the Lease is terminated. The earlier you end the Lease, the greater this charge is likely to be. per year at the rate of \$0.30 per mile, subject to proration in the event of early termination under Section 21 (0). 10. PURCHASE OPTION AT END OF LEASE TERM. You have an option to purchase the Vehicle "AS IS" at the end of the Lease Term for the sum of the Residual Value, plus any past due Monthly Payments and any other amount due under this Lease, plus any official fees, taxes and other charges related to purchase of the Vehicle. Other Important Terms. See your Lease documents for additional information on early termination, purchase options and maintenance responsibilities, warranties, late and default charges, insurance, and any security interest, if applicable. Pennsylvania Notice: If you do not meet your Lease obligations, you may lose the Vehicle. AK, OR, and SD Notice: If this Lease is for a consumer purpose, then this Lease is CONSUMER PAPER. 11. ESTIMATED OFFICIAL FEES AND TAXES. If the Vehicle is new, it is covered by the standard manufacturer's new vehicle The estimated amount you will pay for official and license fees, registration, warranty. If the vehicle is used, it is only covered by the express warranty(les) title, and taxes over the term of your Lease, whether included in your Monthly identified below: Payments or Single Payment or assessed otherwise: XI The Vehicle is covered by the remainder of the standard manufacturer's new vehicle warranty. \$ 4,945.09 A. Estimated Sales/Use Tax ☐ The Vehicle is covered by the standard manufacturer's used vehicle warranty. Lessor assigns to you all rights Lessor has under any of these warranties. You B. Estimated Personal Property, Excise or Other Taxes N/A acknowledge that you have received a copy of the indicated warranties. You are leasing the Vehicle "AS-IS." Lessor makes no warranties or representations, either express or implied as to the Vehicle or any part or accessory thereof. Lessor makes no warranty of merchantability or fitness C. Estimated License, Registration and Certificate of Title Fees 616.00 of the Vehicle for any particular purpose of any other representation or D. Total of Estimated Official Fees and Taxes \$ 5,561.09 warranty whatsoever. If this Lease is signed in Kansas, Maine, Massachusetts, Mississippi, Vermont (if the Vehicle is new) or West Virginia, Lessor does not exclude any implied warranty of merchantability or fitness The actual total of fees and taxes may be higher or lower depending on the tax rates in effect or the value of the Vehicle at the time a fee or tax is assessed. 13. A SHANATURES E 8.6 L.L.C. YOU AGREE TO ALL PROVISIONS OF THIS LEASE INCLUDING THOSE ON THE REVERSE SIDE HEREOF WHICH ARE INCORPORATED HEREIN BY REFERENCE THIS IS A LEASE AGREEMENT. THIS IS NOT A PURCHASE AGREEMENT. PLEASE REVIEW THESE MATTERS CAREFULLY AND SEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE ANY QUESTIONS CONCERNING THIS TRANSACTION. YOU ARE ENTITLED TO AN EXACT COPY OF THE AGREEMENT YOU SIGN. NOTICE TO LESSEE: (1) DO NOT SIGN THIS LEASE BEFORE YOU READ IT. (2) YOU ARE ENTITLED TO A COPY OF THIS LEASE. YOU ACKNOWLEDGE RECEIPT OF A COMPLETED COPY OF THIS LEASE. Co-Lessee's Signature Lessee Signature ERNEST K. STRAHAN eFo Business Name-WAREHOUSE BE LLE The authorized signature of the Lessor below has the effect of: (1) accepting the terms and conditions of this Lease; and (2) assigning all right, title and interest in this Lease, the Vehicle and the Guaranty, if any, to the Assignee according to the terms and conditions of the Porsche Financial Services, Igc. - Dealer Agreement between Lessor and Assignee. Signature and Title of Authorized Representative

GOSSETT PORSCHE SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS Copy to Lessee

- Lessor (Dealer) Name

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ADDITIONAL TERMS AND CONDITIONS

14. LAYE CHARGE, RETURNED INSTRUMENT CHARGE.

If all or any portion of a Monthly Payment is not recoived within 10 days after it is due, you will pay a late charge of 5% of the scheduled payment. This late charge will not exceed \$25 if you sign this Lease in Kansas and it is subject to the Kansas Consumer Credit Code. If you sign this Lease in Maine and it is subject to the Maine Consumer Credit Code, the late charge will not exceed \$30 and will only be due if all or any portion of a Monthly Payment is not received within 15 days after it is due. If you sign this Lease in lowa and it is subject to the lowa Consumer Credit Code, a late charge will not be assessed.

If any check, draft or order or other similar instrument is returned to Lessor unpaid for any reason, including, but not limited to, non-sufficient funds, you will pay a returned instrubited that charge of \$15, to the extent allowed by applicable law. 13 x 1 0 45 (1714) 177(2) 2000 2000

CHRISTIA DOMESTIC WY You agree to provide insurance coverage in the amount and types indicated below at your expense

A. comprehensive fire, theft and combined additional coverage insurance with a deductible of

You agree that all insurance will protect Lessor and you will name Assignee as additional named not agree that an instantia-with protect cessor with all information if requests regarding the insurance and any claim that might arise from the use or maintenance of the Vehicle. You agree to provide Lessor with a copy of the insurance policy that insuros the Vehicle.

The insurance listed above is required in connection with this Lease. You have the option of nes insurance insue acover is required in connection with this cease, for have the option of providing the required insurance through an existing policy of insurance owned or controlled by you or through a policy paid for by you and obtained from any insurance company authorized to transact business in the state in which this Léase was signed. Lossor may for reasonable cause decline the insurance provided by you.

If the vehicle insurance is cancelled for any reason, you agree to immediately obtain new insurance on the Vehicle and provide a copy of the insurance policy to Lassor. You agree not to operate the Vehicle during the time that it is not insured. In the event of a loss, you hereby assign to Lessor any monies payable under such insurance policy. You agree that Lessor may endorse your name upon any check, draft, order or other similar instrument representing payment to you of such monies. You, also agree that Lessor may sattle or release any claim to such insurance proceeds:

No physical damage or liability insurance coverage for bodily injury or property damage caused to others is included in this Lease.

NOTICE TO FLORIDA LESSEES: The yalid and collectible liability insurance and personal injury protection insurance of any authorized rental or leasing driver is primary for the limits of liability and personal injury protection coverage required by sections 324.021(7) and 627.736, Florida Statutes.

PHICLE OPERATION.

VEHICLE MAINTENANCE AND OPERATING COSTS. You are responsible for the maintanance and servicing of the Vehicle. You agree to keep the Vehicle in good condition and operating and servicing or related. The deposit of the Vehicle according to the maintenance program required by the manufacturer of the Vehicle and to ensure that the warranty, if any, remains valid, You agree to comply with all manufacturer recall notices. You also agree to pay the cost of maintenance, repair and operating expenses.

- VEHICLE USE. You agree to:

 (1) not allow, if the Lessee is an individual, anyone other than you or your spouse (provided that both you and your spouse are properly insured and maintain a valid, unrestricted drivers license) to operate the Vehicle;
- allow Lessor to inspect the Vehicle at any time during the Lease Term, upon reasonable

keep the Vehicle free from the claims of others;

not use the Vehicle for any unlawful or improper purpose or for hire; not use the Vehicle in any daily rental enterprise; not use the Vehicle in any daily rental enterprise; not use the Vehicle to push, pull or otherwise tow any objects, unless the Vehicle is a sport utility vehicle which thas been equipped with the Porsche Towing System and is operated in accordance with the manufacturer's owner's manual;

- not remove the Vehicle from the United States; not after, mark or install equipment in the Vehicle without Lessor's written consent and you agree to remove same and replace with original manufacturer equipment at your
- maintain the Vehicle in compliance with all federal, state and local laws and regulations regarding its operating condition;

 (10) not use the Vehicle in any form of auto racing; and

 (11) not use the Vehicle in any off-road activity, unless the Vehicle is a sport utility vehicle.

- AXES, REGISTRATION AND TITLING. You agree to pay all sales, use; personal property and other taxes, and all fees and charges that are levied in connection with the Vehicle. or its use during the Lease Term. You will also pay all taxes that are charged to Lessor by reason of its interest in the Vehicle except for taxes based on net income. The Vehicle will be it consect, titled and registered as directed by Assignee. You agree to pay all license, title and registration costs, and other official fees. If you relocate to another state during the Lease Term, you agree to notify Assignee immediately of such relocations, You agree to perfect the the Vehicle within 30 days oftrelocating. Or within approache Statutory limits, Wilchever is less, You agree to pay all reregistration and re-titling costs and loss in that state, and any late fees, penalties or other fees incurred due to failure to re-register and/or re-title the Vehicle.

17. OPTION TO PURCHASE

END OF LEAGUE TERM. At schaduled lease termination, you may purchase the Vehicle
"AS IS "for a sum equal to:
(1) The Residual Value;

(2) Plus any past due Monthly Payments and any other amount due under this Lease;
 (3) Plus any official fees, taxes and other charges related to purchase of the Vehicle.

B. FRIOR TO END OF LEASE TERM. You have an Option to Purchase the Vehicle "AS IS" at any time prior to the end of the Lease Term. You must notify Lessor at least 10 days before you exercise the Option to Purchase. If you exercise the Option to Purchase at any time prior to the end of the Lease Term, you agree to pay Lessor a sum equal to:

end of the Leasa Tarin, you agree to pay Leasor a sum equal to:
Any past due Monthly Payments and any other amount due under this Lease;
Plus any official fees, base and other charges related to the purchase of the Vehicle;
Plus the Residual Value;
Plus the Base Monthly Payment times the number of Monthly Payments not yet due (not applicable if this is a Single Payment Lease);
Minus unearned Rent Charges calculated according to the actuarial method. The term "actuarial method," means the method of allocating Base Monthly Payments for the Advictad Render of the Advictad. Single Payment divided by the Lease Term) between: (1) the reduction of the Adjusted

termination, Lessor shall be entitled to the following charges: (1) the Early Termination Liability as defined below: plus (2) reasonable expenses, if any, incurred as a direct result of retaking the Vehicle, holding it, preparing it for sale and selling it, plus (3) if Lessor bires an attorney who is not a salaried employee of Lessor to collect what you owe, you agree to pay reasonable attorneys' fees.

C. EARLY TERMINATION LIABILITY. The early termination liability ("Early Termination Liability") is calculated as follows:

(1) The Termination Fee;
(2) Plus any past due Monthly Payments and any other aniofunt due Under this Ease!
(3) Plus any official fees and taxes Tellated to learly its manual official fees and taxes Tellated to learly its manual official fees and taxes. Tellated to learly its manual official fees and taxes are the number of Monthly Payments, not set due (not applicable if this is all Single Payment Lease):
(6) Minus unearmed Rent Charges calculated according to the actuarial method. See the description of the "actuarial method in Section 17(8)(5) above.
(7) Minus the Realized Value of the Vehicle, which is the net amount, if any, Lessor receives from the sale of the Vehicle sold at wholesale in a commercially reasonable manner.

(7) Inhibit the sale of the Yehicle sold at wholesale in a commercially reasonable manner;
 (8) Minus any payments received by Lessor under any insurance policy on the Vehicle that have not been used to repair or replace the Vehicle.

If you disagree with the Realized Value of the Vehicle, within 14 days after you are given notice of your Early Termination Liability, you may obtain, at your own expense, from an independent third party agreeable to both you and Lessor, a professional appraisal of the wholesale value of the Vehicle which could be realized at sale. The appraised value shall then be used as the Realized Value.

- REMAINING PAYMENTS LIABILITY'S you are not in default, you have the option to terminate this Lease at any time if you return the Vehicle to Lessor at the location we specify and pay us upon demand the following amounts instead of the Early Termination Liability:
- (1) The Termination Fee;
 (2) Plus any Monthly Payments that have (become due and are unpetit at termination;
 (3) Plus any remaining Monthly Payments from the date of termination to the end of this

Lease:

- (4) Plus any other amounts you owe under this Lease;
 (5) Plus any charges for Excess Wear and Use and excess mileage (Sections 9 and 18);
 (6) Plus any official tees or taxes charged in connection with the Lease termination; and
 (7) Minus any appoints Lesser receives under any insurance policy on the Vehicle that have a more products.
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22. DEFAULT.

- OEFAULT. The following are events of plotault. ("Detault"):

 (1) you fail to pay any Monthly Payments when due;
 (2) you allow, if the Lessee is an individual, anyone other than you or your spouse (provided that both you and your spouse are properly insured and maintain a valid, unrestricted drivers license) to operate the Vehicle;

drivers license) to operate the Vehicle; you fail to return the Vehicle upon termination of this Lease; you fail to comply with any of the terms and conditions of this Lease; you are the subject of a proceeding in bankruptcy, receivership or insolvency; you make an assignment for the benefit of creditors; you did during the Lease Term; you fail to kepp the Vehicle insured as required by this Lease; you'reint, sublease, assign or otherwise transfer any interest in this Lease, the Vehicle, or the right to use the Vehicle;

- venicle, or the right to use the Venicle;

 (10) you make any material misrepresentation on your credit application;

 (11) you fail to answer traffic summons or pay any traffic tickets or other fines when due;

 (12) the Vehicle is seized or confiscated for any reason by a law enforcement agency;

 (13) the Vehicle is destroyed, stolen, or damaged beyond repair and the Vehicle insurer denies
- full poverage of rightity, or

 (14) anything else occurs that Lessor believes endangers the Vehicle or its condition, impairs
 your ability to pay or compromises Lessor's ownership interest in the Vehicle.
- REMEDIES. If you are in Default, Lessor may terminate this Lease and Lessor may exercise any of its rights of rehedies at law or as provided in this Lease, including recovering charges for early termination. You agree to pay to Lessor all reasonable expenses incurred in the collection of all amounts past due under this Leaso to the extent permitted by applicable law. If you are in Default, Lessor also has the right to take possession of the Vehicle. Lessor may, without use of force or other breach of the peace, enter the premises where the Vehicle is and take immediate possession of the Vehicle, including any equipment or accessoring, yif Lessor takes possession, you are not released from any colligation under this Lease.
- If during repossession of the Vehicle, Lessor comes into possession of personal or other proberty, Lessor will hold it for you. If you do not claim the property within thirty (30) days after Lessor has repossessed the Vehicle, Lessor can dispose of the property in any manner selected by it. You agree that Lessor will have no further liability to you for this property. Any accessories, equipment or replacement parts will remain with the Vehicle.

23. LOSS OR DESTRUCTION OF VEHICLE.

Loss or destroited of various.

A. TOTAL LOSS. If the Vehicle's lost, stable, destroyed or damaged beyond repair, Lessor may at its obtton agree in writing to continue this Lease and Lessor will provide you with a substitute vehicle. Any insurance proceeds paid related to the Vehicle will be applied toward purchase. 16.0

If you and Lessor do not agree to continue this Lease with a substitute vehicle, the Lease will terminate early. Lessor will walve the Early Termination Liability upon Lessor's receipt of the full amount of the insurance proceeds provided the following stipulations are met:

(1) the insurance coverage required under the Lease has been maintained and is currently in

- (2) you have complied with all other terms and conditions of the Lease (including making required Monthly Payments as they come due while awaiting a settlement from the insurance company):
- (3) you have paid Lessor the doductible required by the insurance policy and any other deductions your insurance company may make in accordance with the policy when it

honors Lessor's claim; and (4) you have provided Lessor with proper and promot notice of the loss.

B. REIMBURSEMENT. You agree to reimburse Lessor and Assignee for any loss or damage to the Vehicle or its contents during the Lease Term. You also agree to reimburse Lessor and Assignee for all claims, losses and costs arising out of the use or condition of the Vehicle. You agree to relimburse Lessor and Assignoe for all Taxes, (Iconse, title, registration and other official fees paid by Lessor and Assignoe on your behalf during the Lease Term. You agree to pay all fines imposed on the Vehicle or on any driver of the Vehicle during the Lease Term. If you fail to pay the fines and Lessor pays, you will pay to Lessor a \$20 handling charge for each time Lessor must pay a fine, in addition to the fine or penalty imposed.

NOTICE TO COLORADO LESSEES IN EVENT OF TOLL VIOLATIONS. Pursuant to the requirements of Colorado Revised Statutes § 43-4-811 (6), you will be liable for payment of all toll evasion violation civil penalties incurred on or after the date you take possession of the motor vehicle. The Lessor will provide your name, address and state driver's floense number to the proper authorities when a toll evasion violation civil penalty is incurred during the term of this Lease.

12/03/08 12:13 FAX

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coverage required by sections 324.021(7) and 627.736, Florida Statutes.

HCLE OPERATION.

VEHICLE MAINTENANCE AND OPERATING COSTS. You are responsible for the maintenance and servicing of the Vehicle. You agree to keep the Vehicle in good condition and operating order. You agree to service and repair the Vehicle according to the maintenance program required by the manufacturer of the Vehicle and to ensure that the warranty, if any, remains valid, You agree to comply with all manufacturer recall notices. You also agree to pay the cost of maintenance, repair and operating expenses.

 WEHICLE USE. You agree to:
 10 not allow, if the Lesses is an individual, anyone other than you or your spouse (provided that both you and your spouse are properly insured and maintain a valid, unrestricted drivers license) to operate the Vehicle. allow Lessor to inspect the Vehicle at any time during the Lease Term, upon reasonable

keep the Vehicle free from the claims of others;

keep the Vehicle free from the claims of others; not use the Vehicle for any unlawful or improper purpose or for hire; not use the Vehicle in any daily rental enterprise; not use the Vehicle to push, pull or otherwise tow any objects, unless the Vehicle is a sport utility vehicle which has been equipped with the Porsche Towing System and is operated in accordance with the manufacturer's owner's manual; not remove the Vehicle from the United Statos; not after, mark or install equipment in the Vehicle without Lessor's written consent and you agree to remove same and replace with original manufacturer equipment at your side costs.

(11) not use the Vehicle in any off-road activity, liness the venue is a sport unity vehicle.

TAXES, REGISTRATION AND TITLING. You agree to pay all sales, use, personal property and other taxes, and all tees and charges that are levied in connection with the Vehicle or its use during the Lease Term. You will also pay all taxes that are charged to Lessor by reason of its interest in the Vehicle except for taxes based on not income. The Vehicle will be itcensed, titled and registered as directed by Assignes. You agree to pay all license, title and registration costs, and other official tees. If you relocate to another state during the Lease Term, you agree to notify Assignee immediately of such relocation, for whith applicable statutory limits, whichever is less. You agree to pay all registration and re-titling costs and tees in that state, and any late feas, penalties or other fees incurred due to failure to re-register and/or re-title the Vehicle.

17. OPTION TO PURCHASE.

A. END OF LEASE TERM. At scheduled lease termination, you may purchase the Vehicle "AS IS" for a sum equal to:

The Residual Value

the residuel value:
Plus any past due Monthly Payments and any other amount due under this Lease.
Plus any official fees, taxes and other charges related to purchase of the Vehicle.

B. PRIOR-TO END OF LEASE TERM. You have an Option to Purchase the Vehicle "AS IS" at any time prior to the end of the Lease Term. You must notify Lessor at least 10 days before you exercise the Option to Purchase. If you exercise the Option to Purchase at any time prior to the end of the Lease Term, you agree to pay Lessor a sum equal to:

(1) Any past due Monthly Payments and any other amount due under this Lease;
(2) Plus any official feet, taxes and other charges related to the purchase of the Vehicle:
(3) Plus the Positinal Value.

Plus the Residual Value;
Plus the Base Monthly Payment times the number of Monthly Payments not yet due (not applicable if this is a Single Payment Lease);
Minus unearmed Rent Charges calculated according to the actuarial method. The term "actuarial method" meens the method of allocating Base Monthly Payments (or the Single Payment divided by the Lease Term) between: (i) the reduction of the Adjusted Capitalized Cost to the Residual Value over the Lease Term; and (ii) Rent Charges. Under this method, a Base Monthly Payment (or the Single Payment divided by the Lease Term) is applied first to the accumulated Rent Charges and any remainder is subtracted from, or any deficiency is added to, the belance of the Adjusted Capitalized Cost. Rent Charges are earned on a set monthly schedule regardless of when a Monthly Payment or Single Payment is received. Rent Charges are at their maximum at the beginning of the Lease Term and decrease to their minimum at the end of the Lease Term.

18. EXCESS WEAR AND USE,
"Excess Wear and Use" includes, but is not limited to:

ixcoss Wear and Use" includes, but is not imitted to:
glass breakage, damage or discoloration;
damage, to the body, fendors, metal-work, lights, trim, or paint
missing equipment that was part of the Vehicle when you accepted delivery of it (if you have
not substituted replacement equipment suitable to Lessor):
any the which is not part of a set of 4 matching tires (or 5 fires, as originally equipped) in size,
type, and brand, ang/or does not meet the Vehicle manufacturer's specifications;
unsafe wheels and tires (tires with lass than 1/8 inch of tread); snow tires are not acceptable;
torn, damaged or stained dash, floor covers, seats, headliners, upholstery, Interior work or
tabultions: C.

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- e uninnens;
 e mechanical defects and/or any damage remaining after substandard repairs; or
 damage or any other condition that makes the Vehicle unsafe or unlawful to operate.

19. RETURN OF VERICLE.

NETURN UT VERNOLE.

Upon termination of this Lease and if you do not exercise the Option to Purchase, you agree to return the Vehicle in good condition, with no Excess Wear and Use, to the Lessor's address shown on the front of this Lease or such other place as Lessor may direct. At that time, you also agree to pay any amount owing under this Lease and all charges, if any, for Excess Wear and Use and excess mileage. If the Vehicle is not returned upon termination of this Lease, this will constitute. a default of the Lease.

20. SCHEDULED TERMINATION.

Except for Early Termination and Default, this Lease will terminate or end upon:

A. the end of the Lease Term:

B. return of the Vehicle to Lessor:

- B. neturn of the Vehicle to Lesson:
- xpuum or due, yennote to Lesson;
 your payment of all amounts lowed to the Lessor under this Lease including the Termination
 Fee and any amounts owed for Excess Wear and Use and excess mileage; and
 your completion and return to Lessor of an edometer disclosure statement upon return of the

Vehicle to Lessor.

21. EARLY TERMINATION.

- KLT TERMINATION.
 LESSEE'S RIGHT TO TERMINATE EARLY. You may terminate this Lease at any time before the end of the Lease Term. If you elect to terminate this Lease before the end of the Lease Term and you do not exercise your Option to Purchase, the charge for such early termination is the Early Termination Llability as defined below.
- LESSOR'S RIGHT TO TERMINATE EARLY. We may terminate this Lease before the end of the Lease Term if you are in Default. If you do not exercise your Option to Purchase, upon such

you are the subject of a proceeding in bankruptcy, receivership or insolvency; you make an assignment for the benefit of creditors;

(6) you make an assignment for the benefit of creditors;
(7) you die during the Lease Term;
(8) you fail to keep the Veipicle insured as required by this Lease;
(9) you frent, stublease, assign or otherwise transfer any interest in this Lease, the Vehicle, or the right to use the Vehicle;
(10) you make any material misrepresentation on your credit application;
(11) you fail to Answer traffic summons or pay any traffic tickets or other fines when due;
(12) the Vehicle is Seized or confiscated for any reason by a law enforcement agency;
(13) the Vehicle is destroyed, stolen, or damaged beyond repair and the Vehicle insurer denies this coverage or filebility or

- full poverage of lightity; or (14) anything else occurs that Lessor believes endangers the Vehicle or its condition, impairs your ability to/pay or compromises Lessor's ownership interest in the Vehicle.
- your aomy turpey or compromises bessur a writerant minds in the Cease and Lessor may exercise any of its fightser/reprofits at law or as provided in this Lesse, including recovering charges for early termination. You agree to pay to Lessor all reasonable expenses incurred in the collection of all amounts past due under this Loase to the extent permitted by applicable law. If you are in Default, Lessor also has the right to take possession of the Vehicle. Lessor may, without use of force or other breach of the peace, enter the premises where the Vehicle is and take immediate possession of the Vehicle, including any equipment or acceptances. It is a contraction to the permitted by the contraction of the vehicle, including any equipment or acceptances.
- If during repossession of the Vehicle, Lessor comes into possession of personal or other property, Lessor will hold it for you. If you do not claim the property within thirty (30) days after Lessor has repossessed the Vehicle, Lessor can dispose of the property in any manner selected by it. You agree that Lessor will have no further liability to you for this property. Any accessories, equipment or replacement parts will remain with the Vehicle.

23. LOSS OR DESTRUCTION OF VEHICLE.
A. TOTAL LOSS, if the Vehicle is lost, stolen, destroyed or damaged beyond repair, Lessor may at its option agree in writing to continue this Lease and Lessor will provide you with a substitute vehicle. Any insurance proceeds paid related to the Vehicle will be applied toward purchase of the substituted vehicle.

If you and Lessor do not agree to continue this Lease with a substitute vehiclo, the Lease will terminate early. Lessor will waive the Early Termination Liability upon Lessor's receipt of the full amount of the insurance proceeds provided the following stipulations are meti

(1) diseriasurance coverage required under the Lease has been maintained and is currently in

- (2) you have complied with all other terms and conditions of the Lease (including making required Monthly Payments as they come due while awaiting a settlement from the insurance company):
- (3) you have paid Lessor the deductible required by the insurance policy and any other deductions your insurance company may make in accordance with the policy when it honors Lessor's claim; and

(4) you have provided Lessor with proper and prompt notice of the loss.

REIMBURSEMENT. You agree to reimburse Lessor and Assignee for any loss or damage to the Vehicle or its contents during the Lease Term, You also agree to relimburse Lessor and Assignee for all claims, losses and costs arising out of the use or condition of the Vehicle. You agree to reimburse Lessor and Assignee for all taxes, flooracy, title, registration and other official frees paid by Lessor and Assignee on your behalf during the Lease Term. We agree to pay all fines imposed on the Vehicle or on any driver or the Vehicle during the Lease Term. If you fail to pay the fines and Lessor pays, you will pay to Lessor a \$20 handling charge for each time Lessor must pay a fine, in addition to the fine or penalty imposed.

NOTICE TO COLORADO LESSEES IN EVENT OF TOLL VIOLATIONS. Pursuant to the requirements NOTICE TO COLOPADO LESSES IN EVENT OF 106, you will be liable for payment of all full evasion of Colorado Revised Statutes § 43-4-811 (6), you will be liable for payment of all full evasion of civil penalties incurred on or after the date you take possession of the motor vehicle. The Lessor will provide your name, address and state driver's license number to the proper authorities when a tofl evasion violation civil penalty is incurred during the term of this Lesse.

24. GENERALA! 4

SECURITY INTEREST. You grant Lessor a security interest, to the extent permitted by state law, in the loss proceeds of any Vehicle insurance to secure performance of your obligations under

OWNERSHIP. You acknowledge that this Lease is a true lease, not a purchase agreement, and that you will not own or have any ownership interest in the Vehicle or its replacement parts

unless you exercise the Option to Purchase.

C. GOVERNING LAW. This Lease shall be governed by the laws of the state in which it is signed except that the law of the state where the Vehicle is repossessed will govern the repossession. Repossession effected through legal process will be governed by the laws of the state in which such örecess'is brought.

D. MODIFICATION. No modification of any of the terms and conditions of this Lease shall be valid, and you expressly waive the right to rely on any modification, unless made in writing and signed by Lessor.

- and signed by Lessor.

 E. ASSIGNMENT. You acknowledge that this Lease will be assigned to Assignee. You further acknowledge that Assignee will acquire all of Lessor's interest in this Lease, and in the Vehicle and will be ontitled to all of the rights and remedies granted to Lessor burstank to the terms and conditions of this Lease. You agree that Assignee will not have to make any repairs to or maintain the Vehicle, obtain any insurance or perform any other service Lessor has agreed to perform under this Lease. You agree to look only to Lessor for performance of thiss services. Assignee may be deemed an additional lessor under the Consumer Leasing Act. You acknowledge that you are not an agent of the Lessor at the time this Lease is executed and you will not be an agent of the Lessor or Assignee at any time during the term of this Lease.
- you wan not be an agent or one tessor or Assignee at any one curing the term or this Lease.

 E. ENFORCEMENT. This Lease shall bind and inpute to the benefit of the heirs, executors, administrators, and assigns of the parties to this Lease. No delay or omission by Lessor or Assignee in the enforcement of any of its rights shall constitute awaiver. Any provision in this Lease prohibited by law or otherwise deemed invalid or unenforceable shall not invalidate the remaining provisions of this Lease. You agree that the Assignee may appoint one or more segetts to act on its behalf, and that agents of the Assignee have the power to administer, enforce and referand this Lease. enforce and defend this Lease.

ODOMETER STATEMENT. Foderal law requires you to complete a statement of the Vehicle's mileage at the end of this Lease. Failure to complete an odemeter disclosure statement or return it to Lessor or making a false statement therein may result in fines and imprisonment. If the Vertice's odometric accommon of this Rest and have, the odometric properties of this Rest and have, the odometer repaired within 30 days.

HE ENTIRE AGREEMENT Important: Read before signing. The terms of this Lease should be read carefully because only those terms in writing are enforceable. No other terms or oral promises not contained in this Lease may be legally enforced. You may change the terms of this Lease only by another written agreement. This Lease is a final expression of the credit agreement between you and Lesson. This Lease may not be contradicted by evidence of any prior oral credit agreement or of a contemporaneous oral credit agreement between you and Lesson. agreement between you and Lessor.